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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/667,047	09/22/2003	Karen Holtzblatt	26000.0.1	7850
40320 BURNS & LEV	7590 05/18/200 VINSON LLP	EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/667,047	HOLTZBLATT ET AL.
Office Action Summary	Examiner	Art Unit
	Huy C. Ho	2617
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with th	e correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATI 36(a). In no event, however, may a reply be vill apply and will expire SIX (6) MONTHS fr , cause the application to become AB ANDO	ON. e timely filed rom the mailing date of this communication. DNED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on <u>09/22</u> 2a)□ This action is FINAL . 2b)⊠ This 3)□ Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final. nce except for formal matters,	
Disposition of Claims	•	•
4) ⊠ Claim(s) <u>1-30</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-30</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on 22 September 2003 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	are: a)⊠ accepted or b)⊡ ob drawing(s) be held in abeyance. tion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applic rity documents have been rece u (PCT Rule 17.2(a)).	cation No eived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Mai 5) Notice of Inform 6) Other:	il Date

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.

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3. Resolving the level of ordinary skill in the pertinent art.

4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

4. Claims 1-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Martin et al. (6,314,426) and further in view of Ausems (2003/0013483).

Consider claim 1, Martin teaches an apparatus for navigating electronically through and retrieving related information comprising (see the abstract):

- a) a server storing information to be retrieved (see figure 1 number 10, col 4 lines 15-30);
- b) a portable handheld communication device having (see figure 3):
- i) at least one memory device capable of storing instructions and information from the server (col 4 lines 65-67, col 5 lines 1-47),
 - ii) a display (figure 3 number 30), and
 - iii) a control mechanism (figure 3 number 34);
- c) a communications link between the portable handheld communication device and the server (figure 1, col 4 lines 15-30); and

Martin does not teaches:

- d) byte code instructions stored in the communications device memory device that
- i) divide the display into at least one navigation pane and at least one information pane, thereby creating an Object Browser;
- ii) establish at least one object comprising characters or graphics in the at least one navigation panel;
 - iii) either
 - (1) establish at least one object in the at least one information pane; or

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- (2) display retrieved information in the at least one information pane;
- iv) enable a user of the handheld communications device to select a pane;
- v) enable a user of the handheld communications device to select an object when the pane that contains the object is selected;
 - vi) retrieve from the server information related to a selected object; and
 - vii) displays the retrieved information on the at least one information pane.

 In an analogous art, Ausems teaches:
 - d) byte code instructions stored in the communications device memory device that
 - i) divide the display into at least one navigation pane and at least one information pane, thereby creating an Object Browser (see the abstract, pars [14]);
 - ii) establish at least one object comprising characters or graphics in the at least one navigation panel (pars [8], [15]-[17]);
 - iii) either
 - (1) establish at least one object in the at least one information pane (pars [15]-[17]); or
 - (2) display retrieved information in the at least one information pane ([14]);
 iv) enable a user of the handheld communications device to select a pane (pars [14], [16], [18], [19]);
- v) enable a user of the handheld communications device to select an object when the pane that contains the object is selected (pars [14], [16], [18], [19]);
 - vi) retrieve from the server information related to a selected object (pars [2], [57]); and vii) displays the retrieved information on the at least one information pane (pars [57]-

[58], [61]).

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Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to modify Martin teachings by incorporating Ausems teachings of a PDA having a user interface display that can be segregated into various screen areas, which are in turn devoted to a navigational area holding status icons and an information area for providing application information.

Consider claim 9, Martin teaches in a handheld communication device having a display screen, a control mechanism through which a user interacts with the device, byte-code instructions enabling the device to respond to user interactions in accordance with the control mechanism, a communications link enabling the device to access information from a remote information base, and a storage system for storing data downloaded from the remote server, a method for displaying stored information about selected objects comprising the steps of (see the abstract, figures 1, 3):

Martin, however, does not show

- a) displaying an Object Browser, wherein the Object Browser segments the display screen into at least two screen areas, at least one navigation pane, comprising an area for displaying symbols that represent objects, and at least one information pane, comprising an area for displaying information about selected objects;
 - b) selecting an object that is represented in the navigation pane;
 - c) retrieving information corresponding to the selected object; and
 - d) displaying the information retrieved about the selected object in the information pane.

In an analogous art, Ausems teaches:

- a) displaying an Object Browser, wherein the Object Browser segments the display screen into at least two screen areas, at least one navigation pane, comprising an area for displaying symbols that represent objects, and at least one information pane, comprising an area for displaying information about selected objects (see the abstract, pars [14], [16], [18], [19], [57]-[58], [61]);
 - b) selecting an object that is represented in the navigation pane (see the abstract, pars [14], [16],

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[18], [19], [57]-[58], [61]);

c) retrieving information corresponding to the selected object (see the abstract, pars [14], [16], [18], [19], [57]-[58], [61]); and

d) displaying the information retrieved about the selected object in the information pane (see the abstract, pars [14], [16], [18], [19], [57]-[58], [61]).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to modify Martin teachings by incorporating Ausems teachings of a PDA having a user interface display that can be segregated into various screen areas, which are in turn devoted to a navigational area holding status icons and an information area for providing application information, a display area for presenting selected applicable information.

Consider claim 2, The apparatus of Claim 1, Martin, as modified by Ausems, further teaches the communications link between the portable handheld communication device and the server comprises a wireless telephone link (col 4 lines 15-30).

Consider claim 3, The apparatus of Claim 1 Martin, as modified by Ausems, teaches in which the communications link between the portable handheld communication device and the server comprises a mechanism for synchronization with a server (pars [42], [52]).

Consider claim 4, The apparatus of Claim 1 Martin, as modified by Ausems, teaches in which the control mechanism comprises a touch stylus or a plurality of buttons or a combination of touch stylus and a plurality of buttons (pars [56], [65]).

Consider claim 5, The apparatus of Claim 1 Martin, as modified by Ausems, further teaches wherein displayed information comprises at least one form of information selected from the group of audio, text, graphic, video, and animation (col 11 lines 50-60).

Consider claim 6, The apparatus of Claim 1 Martin, as modified by Ausems, teaches

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instructions that activate a screen area wherein a user can select objects in the activated screen area (pars [57], [66]).

Consider claim 7, The apparatus of Claim 1 Martin, as modified by Ausems, teaches instructions that resize the size of the navigation and information panes upon activation of a designated portion of the control mechanism (par [10]).

Consider claim 8, The apparatus of Claim 1 Martin, as modified by Ausems, teaches further comprising

- a) means for determining whether the size of the information pane is large enough to adequately display information selected for display in the information pane ([10], [58]-[59], [66]);
 - b) means for displaying a part of the page of information (pars [71], [80]); and
- c) means for scrolling information that is displayed in response to user input to move the displayed area (pars [71], [80]).

Consider claim 10, The method of Claim 9, Martin, as modified by Ausems, teaches wherein information concerning a selected object is retrieved from the remote server ([57], [60]).

Consider claim 11, The method of Claim 9, Martin, as modified by Ausems, teaches wherein information concerning objects represented in the navigation pane is downloaded from the remote server and stored in the storage system of the handheld communication device ([2], [52], [57], [60]).

Consider claim 12, The method of Claim 9, Martin, as modified by Ausems, teaches wherein the handheld communication device accesses information from a remote server via synchronization with a personal computer and stores information in the storage system of the handheld communication device ([52], [57]).

Consider claim 13, The method of Claim 9, Martin, as modified by Ausems, teaches wherein information concerning a selected object is retrieved from the storage system of the handheld communication device ([48]).

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Consider claim 14, The method of Claim 9 Martin, as modified by Ausems, teaches additionally comprising the steps of:

- a) selecting an object displayed in an information pane ([57]);
- b) receiving user input indicating an open Object Browser operation ([49], [57], [67]);
- c) displaying a new Object Browser wherein the new Object Browser includes a navigation pane that displays symbols representing the selected object and other objects and an information pane that displays detailed information about the selected object (pars [14], [17], [50], [53]).

Consider claim 15, The method of Claim 9, Martin, as modified by Ausems, teaches wherein an object represents an event ([61]).

Consider claim 16, The method of Claim 9 Martin, as modified by Ausems, teaches wherein the object represents an entity (par [15]).

Consider claim 17, The method of Claim 9 Martin, as modified by Ausems, teaches wherein the object represents a category of events or entities (pars [15], [60]).

Consider claim 18, The method of Claim 9, Martin, as modified by Ausems, teaches wherein the object represents a collection of events, entities, or categories (pars [15]-[16], [60]).

Consider claim 19, The method of Claim 9 Martin, as modified by Ausems, teaches wherein the Object Browser comprises at least two navigation panes (see the abstract).

Consider claim 20, The method of Claim 9 Martin, as modified by Ausems, teaches further comprising the step of activating instructions for resizing the navigation and information panes using the control mechanism ([10]).

Consider claim 21, The method of Claim 9 Martin, as modified by Ausems, teaches wherein a user selects an object with a key selection from a keyboard (par [66]).

Consider claim 22, The method of Claim 9, Martin, as modified by Ausems, teaches wherein a user opens an Object Browser by using a pointing device (the abstract, [14], [37]).

Consider claim 23, The method of Claim 9 Martin, as modified by Ausems, teaches wherein a user opens an Object Browser by using a button (pars [37], [56]).

Consider claim 24, The method of Claim 23 Martin, as modified by Ausems, further teaches wherein the button comprises one or more of: an up/down button, a two-way navigation button, or a fourway navigation button (see figure 3 number 34).

Consider claim 25, The method of Claim 9 Martin, as modified by Ausems, further teaches wherein a user opens an Object Browser with a key selection from a keyboard (col 17 lines 25-40).

Consider claim 26, The method of Claim 9 Martin, as modified by Ausems, teaches additionally comprising the step of activating a screen area wherein a user can traverse and select objects in the activated screen area (figure 5, pars [66], [72]-[73]).

Consider claim 27, The method of Claim 26 Martin, as modified by Ausems, teaches wherein a screen area is automatically activated (par [69]).

Consider claim 28, The method of Claim 26 Martin, as modified by Ausems, teaches wherein a user activates a screen area by using a soft key (pars [2], [66]).

Consider claim 29, The method of Claim 26 Martin, as modified by Ausems, teaches wherein a user activates a screen area by depressing a button (pars [37], [56]).

Consider claim 30, The method of Claim 26 Martin, as modified by Ausems, further teaches wherein a user activates a screen area with a key selection from a keyboard (col 17 lines 25-40).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Huy C. Ho whose telephone number is (571) 270-1108. The examiner can normally be reached on Monday - Friday, 8:00 a.m. - 5:00 p.m., EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nick Corsaro can be reached on (571) 272-7876. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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